| Community Finance Community | ompany, of Frederick, Md. |
|--|--|
| 18997 | Frederick, Md., April 15 130 |
| Luclus mil | Frederick, Md., promise to pay to the |
| order of The COMMUNITY FINANCE COMPANY | of Frederick. Maryland, a body corporate, the sum of |
| One Hande | Diale mie End 77/wooden |
| | Anch, at the office of seld Company, without |
| defalcation or set off; for value received. In case of per cent, of the amount due at the time of Judgment be | collection by sult/or confessed judgment it is agreed that the |
| The undersigned do hereby authorize and direct any to appear at any time and confess judgment against me hereon at the time of such confession of judgment, | or us in favor of the holder of this note, for the amount dur with interest if any due from date, together with costs of suit |
| under any law of this or any other state exempting pro The undersigned hereby pledge as security, for the signed to the said Company or to the holders, hereof, we | payment of this or of any other debt, or liability of the under |
| and whether absolute or contingent, or now existing or l | amount of 19 Dollars subscribed in secondance with |
| its by-laws, together with the following collateral: | · · · · · · · · · · · · · · · · · · · |
| • - • | , at the option of the undersigned, be received at materity |
| payment of said loan. The undersigned further agreeto deposit with i | the said Company, such additional security as said Company |
| due and physble as though it has actually matured; a payable upon rotice to that effect upon default in the the breach of any regulation of the Company; and upon payment of the same at maturity of this note, the undersuccessors or assigns, to sell, assign and deliver the collary additions thereto, either at public or private sale, or advertisement, and without further notice, for the purpose or any other debt, or liability of the undersigned to said by said corporation or any agent thereof, in realising up the undersigned, and may be paid out of the proceeds of said collateral or any part thereof, when sold at public of said collateral or any part thereof, when sold at public of said collateral or any part thereof, when sold at public of said collateral or any part thereof. | is note shall at the option of said Company become ferthwith is at the option of the Company this note shall become due and payment of any installment payable to said Company or upon any such default before the maturity of this note or in the signed hereby authorise and empower the said Company, it ateral security, or any part thereof, or any substitutes thereof upon any exchange or any broker's board with or without of paying this note and any interest, or other charges thereof company, whether due or not. All costs and aspenses incurred on said collateral and all expenses of sale, shall be chargeable it sale; and said Company or its assigns may become the purchase lic auction or upon any exchange or at any broker's board. |
| Protest, presentation and notice of dishonor are her | _ |
| (Witness) | Millians & Habrel (SEAL. |
| (Witness) | W Borthy Today (SEAL |
| | M Sugar VRayacte 1 (SEAL |
| Filed August 18, 1930 | 140 W Same V & St. |
| Community Finance Financ | ompany, of Frederick, Md. Frederick, Md., July 1,30 |
| Linder Someth | |
| order of The COMMUNITY FINANCE COMPANY | of Frederick. Maryland, a body corporate, the sum of |
| 6. 1. t. The Follow | |
| Joseph Frankly | collection by suit or confessed judgment it is agreed that the |
| defalcation or set off; for value received. In case of | collection by suit or confessed judgment it is agreed that the |
| to appear ut any time and confess judgment against me hereon at the time of such confession of judgment, we release of all errors, without right of appeal and without | or us in favor of the holder of this note, for the amount du with interest if any due from date, together with costs of suit ut stay of execution and with waiver of right of execution |
| inder any law of this or any other state exempting pro The undersigned hereby pledge as security, for the | payment of this or of any other debt, or liability of the under whether as a maker or endorser, surety guaranter or otherwise hereafter incurred, all the interest in Certificat |
| of Investment No. 14 of said Company to the | amount of 13 50 Dollars subscribed in accordance with |
| its by-laws, together with the following collateral: | |
| The proceeds of said Certificate of Investment shall | i, at the option of the undersigned, be received at maturity i |
| | |
| The undersigned further agree to deposit with may from time to time require, and in default thereof the due and payable as though it has actually matured; a payable upon notice to that effect upon default in the the breach of any regulation of the Company; and upon payment of the same at maturity of this note, the under successors or assigns, to sell, assign and deliver the collary additions thereto, either at public or private sale, or | is note shall at the option of said Company become forthwise iso at the option of the Company this note shall become due as payment of any installment payable to said Company or upon any such default before the maturity of this note or in the signed hereby authorize and empower the said Company, it lateral security, or any part thereof, or any substitutes thereof upon any exchange or any broker's board with or without |
| The undersigned further agreeto deposit with may from time to time require, and in default thereof the due and payable as though it has actually matured; a payable upon notice to that effect upon default in the the breach of any regulation of the Company; and upon payment of the same at maturity of this note, the under successors or assigns, to sell, assign and deliver the coll any additions thereto, either at public or private sala, or advertisement, and without further notice, for the purpos or any other debt, or liability of the undersigned to said by said corporation or any agent thereof, in realizing up the undersigned, and may be paid out of the proceeds of | the said Company, such additional security as said Company his note shall at the option of said Company become forthwiteless at the option of the Company this note shall become due an payment of any installment payable to said Company or appear any such default before the maturity of this note or in the signed hereby authorise and empower the said Company, it lateral security, or any part thereof, or any substitutes thereor upon any exchange or any broker's board with or without of paying this note and any interest, or other charges thereor Company, whether due or not. All costs and expenses insurre constaid collateral and all expenses of sale, shall be chargeable sale; and said Company or its assigns may become the purchase lie auction or upon any exchange or at any broker's board. The said collateral and all expenses of sale, shall be chargeable to sale; and said Company or its assigns may become the purchase lie auction or upon any exchange or at any broker's board. The said company or its assigns may become the purchase lie auction or upon any exchange or at any broker's board. |
| The undersigned further agreeto deposit with may from time to time require, and in default thereof the due and payable as though it has actually matured; a payable upon notice to that effect upon default in the the breach of any regulation of the Company; and upon payment of the same at maturity of this note, the under successors or assigns, to sell, assign and deliver the collany additions thereto, either at public or private sala, or advertisement, and without further notice, for the purpos or any other debt, or liability of the undersigned to said by said corporation or any agent thereof, in realizing up the undersigned, and may be paid out of the proceeds of of said collateral or any part thereof, when sold at public said collateral or any part thereof, when sold at public said collateral or any part thereof, when sold at public said collateral or any part thereof, when sold at public said collateral or any part thereof, when sold at public said collateral or any part thereof. | also at the option of the Company this note shall become due and payment of any installment payable to said Company or upon any such default before the maturity of this note or in the signed hereby authorise and empower the said Company, it lateral security, or any part thereof, or any substitutes thereof upon any exchange or any broker's board with or without of paying this note and any interest, or other charges thereof company, whether due or not. All costs and expenses insurre on said collateral and all expenses of sale, shall be chargeable sale; and said Company or its assigns may become the purchase lie auction or upon any exchange or at any broker's board. |
| The undersigned further agree to deposit with may from time to time require, and in default thereof the due and payable as though it has actually matured; a payable upon notice to that effect upon default in the the breach of any regulation of the Company; and upon payment of the same at maturity of this note, the under successors or assigns, to sell, assign and deliver the collary additions thereto, either at public or private sale, or advertisement, and without further notice, for the purpos or any other debt, or liability of the undersigned to said by said corporation or any agent thereof, in realizing up the undersigned, and may be paid out of the proceeds of of said collateral or any part thereof, when sold at public protest, presentation and notice of dishonor are be | also at the option of the Company this note shall become due and payment of any installment payable to said Company or upon any such default before the maturity of this note or in the signed hereby authorise and empower the said Company, it lateral security, or any part thereof, or any substitutes thereor upon any exchange or any broker's board with or without of paying this note and any interest, or other charges thereor company, whether due or not. All costs and expenses insurre constaid collateral and all expenses of sale, shall be chargeable to sale; and said Company or its assigns may become the purchase lie auction or upon any exchange or at any broker's board. |

(Witness) Filed August 18, 1930